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*Attorneys for Defendant, Counterclaimant and Third-Party Plaintiff
Infinity Broadcasting Corporation of Washington, D.C. n/k/a
CBS Radio Inc. of Washington, D.C.*

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	
SAMUEL L. JONES JR.,	:
	:
Plaintiff,	: No. 07 Civ. 5693 (BSJ) (AJP)
	:
-against-	:
	:
INFINITY BROADCASTING CORPORATION OF	: DECLARATION OF
WASHINGTON, D.C. n/k/a CBS RADIO INC. OF	: <u>JEREMY FEIGELSON</u>
WASHINGTON, D.C.,	:
	:
Defendant.	:
	:
-----X	
INFINITY BROADCASTING CORPORATION OF	:
WASHINGTON, D.C. n/k/a CBS RADIO INC. OF	:
WASHINGTON, D.C.,	:
	:
Counterclaimant and Third-Party Plaintiff,	:
	:
-against-	:
	:
SAMUEL L. JONES JR.,	:
	:
Counterclaim Defendant, and	:
	:
RADIO ONE, INC.,	:
	:
Third-Party Defendant.	x

JEREMY FEIGELSON hereby declares as follows:

1. I am a member of the bar of the State of New York and of this Court, and a member of the firm of Debevoise & Plimpton LLP, counsel for Defendant, Counterclaimant, and Third-Party Plaintiff Infinity Broadcasting Corporation of Washington, D.C. n/k/a CBS Radio Inc. of Washington, D.C. ("CBS Radio") in this action. I submit this declaration on personal knowledge in support of CBS Radio's motion for leave to file an Amended Answer, Counterclaims, and Third-Party Complaint.

2. Attached as Exhibit A is a true and correct copy of an email exchange between our firm and Steve Sussman, counsel for Samuel L. Jones Jr. and Radio One, Inc. on Friday, August 10, 2007.

I declare under penalty of perjury that the foregoing is true and correct.

Executed at New York, New York this 10th day of August, 2007.

/s/ Jeremy Feigelson

Jeremy Feigelson

EXHIBIT

A

From: Keller, Bruce P.
Sent: Friday, August 10, 2007 12:40 PM
To: 'Steve Sussman'; 'Patty Russo'
Cc: Feigelson, Jeremy; Grimes, Marissa M.
Subject: RE: Jones/Radio One/CBS Radio -- 07 CV 5793 (BSJ/AJP)

I will represent to the court that although asked, you would not at this time consent.

I just got your Fed Ex. Thank you.

Please send any further PDF copies to Jeremy and Marissa at the same time as you send them to me.

From: Steve Sussman [mailto:Steve.Sussman@lbands.com]
Sent: Friday, August 10, 2007 12:35 PM
To: Keller, Bruce P.; Patty Russo
Cc: Feigelson, Jeremy; Grimes, Marissa M.
Subject: RE: Jones/Radio One/CBS Radio -- 07 CV 5793 (BSJ/AJP)

Hard copies were delivered by FedEx at 8:47 a.m. this morning (signed for by a "D. Cochane.")

Radio One cannot consent to any action that might be construed to compromise its position of lack of personal jurisdiction.

Jones cannot waive his right to contest the viability of any proposed claim against him. Certainly, we may not oppose the amendment of your client's pleading after we have an opportunity to review and analyze same. We will not be able to do so this afternoon inasmuch as all of our efforts are presently concentrated on filing and serving (by PDF and hand) a motion on Mr. Jones' behalf under FRCP 59 and 60.

From: Keller, Bruce P. [mailto:bpkeller@debevoise.com]
Sent: Friday, August 10, 2007 11:56 AM
To: Steve Sussman; Patty Russo
Cc: Feigelson, Jeremy; Grimes, Marissa M.
Subject: RE: Jones/Radio One/CBS Radio -- 07 CV 5793 (BSJ/AJP)

I have PDF copies of your motion, to which we will respond to shortly. We have no hard copies, however, as of this morning. We are moving to amend the counterclaims today, as I indicated we would when we were before Judge Peck. May I represent that our motion is consented to?

From: Patty Russo [mailto:Patty.Russo@lbands.com] **On Behalf Of** Steve Sussman
Sent: Thursday, August 09, 2007 2:14 PM
To: Keller, Bruce P.
Subject: Jones/Radio One/CBS Radio -- 07 CV 5793 (BSJ/AJP)

Mr. Keller,

In Stephen Sussman's absence, I transmit a copy of Radio One's papers in support of its motion to dismiss the Third-Party Complaint against it. A hard copy will follow by Federal Express.

Victor Rivera Jr., Esq.
Lebensfeld Borker Sussman & Sharon LLP

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8/10/2007

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8/10/2007